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7	4600 IDS Center 80 S. 8 <sup>th</sup> Street					
8	Minneapolis, MN 55402					
9	ATTORNEYS FOR PLAINTIFFS					
10	IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
11						
12	Jennifer Mead, individually, on behalf of all others similarly situated, and on behalf	Case No: C-07-5239-SI				
13	of the general public					
14	Plaintiff,	NOTICE OF CONSENT FILING				
15	v.					
16	Advantage Sales & Marketing, LLC, Advantage Sales & Marketing, Inc., and					
17	Retail Store Services, LLC,					
18	Defendants.					
19		<b>,</b>				
20	DI EASE TAKE NOTICE that many					
21	PLEASE TAKE NOTICE, that pursuant to 29 U.S.C. § 216, Plaintiffs hereby file the					
22	attached Consent Form(s) for the following person(s):					
23	Atkinson, Keith DeLozier, Mark					
24	Graham, Brian					
25						
26						
27						
28						
	NOTICE OF	CONCENT OF ING				

NOTICE OF CONSENT FILING

1	Dated: January 7, 2008	s/Matthew C. Helland
2		NICHOLS KASTER & ANDERSON, LLP Matthew C. Helland, CA State Bar No. 250451 Helland@nka.com One Embarcadero Center
}		Helland@nka.com One Embarcadero Center
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5		Donald H. Nichols, MN State Bar No. 78918 Nichols@nka.com
5		(admitted <b>pro hac vice</b> ) Matthew H. Morgan, MN State Bar No. 304657 Morgan@nka.com
7		Morgan@nka.com (admitted pro hac vice) NICHOLS KASTER & ANDERSON, PLLP
8	,	4600 IDS Center 80 S. 8 <sup>th</sup> Street
)		Minneapolis, MN 55402
[		ATTORNEYS FOR PLAINTIFFS
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		3 NOTICE OF CONSENT FILING

1 CERTIFICATE OF SERVICE Mead et al v. Retail Store Services, LLC 2 Case No. C-07-5239-SI 3 I hereby certify that on January 7, 2008, I caused the following document(s): 4 **Notice of Consent Filing** 5 to be served via ECF to the following: 6 7 Bridges & Bridges 466 Foothill Blvd., #394 8 La Canada, California 91011 9 10 Dated: January 7, 2008 s/Matthew C. Helland 11 12 NICHOLS KASTER & ANDERSON, LLP Matthew C. Helland, CA State Bar No. 250451 13 Helland@nka.com One Embarcadero Center 14 Ste. 720 San Francisco, CA 94111 15 Donald H. Nichols, MN State Bar No. 78918 Nichols@nka.com 16 (admitted pro hac vice) Paul J. Lukas, MN State Bar No. 22084X Lukas@nka.com
(admitted **pro hac vice**)
Matthew H. Morgan, MN State Bar No. 304657 17 18 Morgan@nka.com (admitted pro hac vice) NICHOLS KASTER & ANDERSON, PLLP 19 4600 IDS Center 20 80 S. 8<sup>th</sup> Street Minneapolis, MN 55402 21 22 ATTORNEYS FOR PLAINTIFFS 23 24 25 26 27 28 3

## RSS PLAINTIFF CONSENT FORM

I hereby consent to join the action against Retail Store Services, LLC, Advantage Sales & Marketing, LLC and Advantage Sales & Marketing, Inc. ("RSS") as a Plaintiff to assert claims for unpaid wages and overtime pay. During at least the past three years, there were occasions when I either worked overtime or worked off the clock as a merchandising representative or performing the job responsibilities of a merchandising representative and did not receive compensation.

REDACTED

Page 4 of 6

Fax, Mail or Email to:

Nichols Kaster & Anderson, PLLP

Attn. Matthew Morgan

4600 IDS Center, 80 South Eighth Street,

Minneapolis, MN 55402-2242

Fax: (612) 215-6870

Toll Free Telephone: (877) 448-0492

Email: morgan@nka.com
Web: www.overtimecases.com

## REDACTED

## RSS PLAINTIFF CONSENT FORM

I hereby consent to join the action against Retail Store Services, LLC, Advantage Sales & Marketing, LLC and Advantage Sales & Marketing, Inc. ("RSS") as a Plaintiff to assert claims for unpaid wages and overtime pay. During at least the past three years, there were occasions when I either worked overtime or worked off the clock as a merchandising representative or performing the job responsibilities of a merchandising representative and did not receive compensation.

Mark

REDACTED

Fax, Mail or Email to:

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Web: www.overtimecases.com

RSS PI	AINTIFF	CONSENT	FORM

I hereby consent to join the action against Retail Store Services, LLC, Advantage Sales & Marketing, LLC and Advantage Sales & Marketing, Inc. ("RSS") as a Plaintiff to assert claims for unpaid wages and overtime pay. During at least the past three years, there were occasions when I either worked overtime or worked off the clock as a merchandising representative or performing the job responsibilities of a merchandising representative and did not receive compensation.

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